UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA

MAUREEN HENRY and E.L. GREENFIELD, Derivatively on Behalf of Federal Home Loan Mortgage Corporation,

Plaintiffs,

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LELAND C. BRENDSEL, DAVID GLENN, JOHN GIBBONS, VAUGHN CLARK and GREGORY PARSEGHIAN,

Defendants,

-and-

FEDERAL HOME LOAN MORTGAGE CORPORATION,

Nominal Defendant.



CASE NO. 03-1539 A (Cacheris)

[PROPOSED] ORDER APPOINTING LEAD PLAINTIFFS AND LEAD COUNSEL

WHEREAS, this action is brought by Plaintiffs Maureen Henry and E.L. Greenfield ("Plaintiffs") derivatively on behalf of Federal Home Loan Mortgage Corp. ("Freddie Mac"); and

WHEREAS, Plaintiffs have served the Complaint in this action; and WHEREAS, Freddie Mac has served an Answer to the Complaint; and WHEREAS, Plaintiffs, having filed the first and currently only derivative action against Freddie Mac in this District and Plaintiff E.L. Greenfield being the only plaintiff in any derivative action to have made a demand on Freddie Mac's Board of Directors pursuant to Va. Code Ann. § 13.1-672.1B and Rule 23.1, Fed. R.Civ. P., submit that

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they should be appointed Lead Plaintiffs in connection with any derivative litigation pending in this District and that their counsel be appointed Lead Counsel in this action; IT IS HEREBY ORDERED, for good cause shown, as follows:

- 1. Plaintiff Greenfield is hereby appointed Demand Made Lead Plaintiff and Maureen Henry is hereby appointed Demand Excused Lead Plaintiff (collectively "Lead Plaintiffs") for the derivative claims asserted herein for the benefit of Freddie Mac.
- 2. Lead Plaintiffs' selection of Lead Counsel is hereby approved.

 Accordingly, Richard D. Greenfield, Esq., is hereby appointed Demand Made Lead

 Counsel and Jonathan W. Cuneo, Esq., is hereby appointed Demand Excused Lead

 Counsel (collectively "Lead Counsel") with respect to the derivative claims asserted on behalf of Freddie Mac in this litigation.
- 3. Lead Counsel are vested by the Court with the following responsibilities and duties:
 - a. To coordinate the initiation and conduct of discovery proceedings;
 - To coordinate the preparation and filing of subsequent pleadings;
 - c. To coordinate the briefing and argument of motions;
- d. To initiate and conduct all settlement negotiations with counsel for the Defendants; and
- e. To perform such other duties, including with respect to discovery, as may be negotiated with Defendants or as may be expressly authorized by further order of the Court.
- 4. Lead Counsel shall perform work assignments in such a manner as to conduct the orderly and efficient prosecution of this litigation and to avoid duplicative or unproductive effort.
- 5. Lead Counsel shall have the authority to speak for the Lead Plaintiffs in matters regarding pretrial procedure and settlement negotiations. Defendants counsel may rely upon all agreements made with the Lead Counsel or other duly authorized

representative(s) of Lead Plaintiffs and such agreement shall be binding on Lead Plaintiffs.

No motion, request for discovery or other pretrial proceeding by or on 6. behalf of Plaintiffs shall be initiated or served by anyone except through Lead Counsel. SO ORDERED this 12 day of March, 2004

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served via first class mail on this 1st day of April, 2004, to the following:

Lee Shalov (LS7118) Shalov Stone & Bonner Plaintiffs Liason Counsel 485 Seventh Avenue, Suite 1000 New York, New York 10018 (212) 239-4340

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Peter Barbur (PB 9394)
Rachel G. Skaistis
Cravath Swaine & Moore
Worldwide Plaza
825 Eighth Avenue
New York, New York 19919-7475
(212) 474-1000

Karen L. Morris Morris and Morris LLC 1105 N. Market Street, Suite 803 Wilmington, DE 19801 (302) 426-0400 John G. Emerson Emerson Poynter LLP P.O. Box 164810 Little Rock, AR 72216-4810 (501) 907-2555

Richard D. Greenfield (RG 4046) Greenfield & Goodman, LLC 24579 Deep Neck Road Royal Oak, MD 21662 (410) 745-4149

Daniel Cobrinik (DC6406)
Attorney for Laurence Nathanson
475 Park Avenue South
16th Floor
New York, New York 10016
(212) 725-6888

DATED: April 1, 2004